

DATE MAILED: 12/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary	Application No.	Applicant(s)	A
	10/659,650	HERGOTT ET AL.	l _o
	Examiner	Art Unit	
The MAILING DATE of this same	Thomas Price	3643	
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1. - If the period for reply specified above is less than thirty (30) days, a rep - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	Y IS SET TO EXPIRE 3 MC	ONTH(S) FROM oly be timely filed (30) days will be considered timely.	ı .
Status	,	ned, may reduce any	
1) Responsive to communication () su			
1) Responsive to communication(s) filed on 12 O 2a) This action is FINAL . 2b) This	<u>ctober 2004</u> .		
3)☐ Since this application is in sendir. 2b)☑ This	action is non-final.		
3) Since this application is in condition for allowar closed in accordance with the practice under F	nce except for formal matters	s, prosecution as to the merite is	
	x parte Quayle, 1935 C.D. 1	1, 453 O.G. 213.	
Disposition of Claims			
4) Claim(s) 1 and 2 is/are pending in the application	an.		
4a) Of the above claim(s) is/are withdraw	UII.		
5) Claim(s) is/are allowed.	in from consideration.		
6)⊠ Claim(s) <u>1 and 2</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/or	election requirement		
pplication Papers	election requirement.		
9) The specification is objected to by the Examiner.			
10) The drawing(s) filed on is/organized.	_		
10) The drawing(s) filed on is/are: a) acception acception acception and applicant may not request that any objection to the	oted or b) objected to by ti	he Examiner.	
y and a data that any objection to the dr	awing(a) ha hald to a		İ
, and Example 1	miner. Note the attached Off	ice Action or form PTO-152	
10/1ty under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign pr a) All b) Some * c) None of: 1. Certified copies of the priority of		(a)-(d) or (f).	
and dopies of the priority documents h	ave been received.		
Z. Certified copies of the priority documents h	ave been received in A	ation No	
ine priority	documents have been received	ived in this National Store	}
* See the attached detailed Office action for a list of t	he certified copies not recei-	ved.	
Chmont(c)			
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Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summar	v (PTO-413)	
J IIIOIIIduoii Disclosure Statement(s) (DTO 1440 as DTO (ST. 155)	Paper No(s)/Mail [Date	
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Paper No(s)/Mail Date	5) Notice of Informal 6) Other:	Patent Application (PTO-152)	

Application/Control Number: 10/659,650

Art Unit: 3643

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent applicant for patent, except that an international application filed under the treaty defined in section only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Misiewicz et al. U.S. Patent 6,638,154.

Misiewicz et al teach a thrust collar for encasing natural casings, and method of use thereof.

In regards to claim 1, as seen in Figure 2, the method includes the steps of (1) placing a hollow natural casing 22 on the outside surface of a hollow stuffing tube 16 having a meat emulsion discharge end 16A, (2) placing a follower 24 against an upstream end of the natural casing 22 to slide the natural casing 22 forwardly along the stuffing tube 16 towards a discharge end 16A and (3) placing a hollow conical shaped restrictor 20 on the stuffing tube 16 with a smaller diameter end (unnumbered) adjacent the discharge end 16A of the stuffing tube 16 to decrease the diameter of the natural casing as it is being slidably moved towards the discharge end 16A of the tube 16.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claim 2 is rejected under 35 U.S.C. 102(b) as being anticipated by Townsend U.S. Patent 4,670,942.

Townsent teach a machine for stuffing natural casings with emulsion which is structurally similar to the Applicant's claimed machine. More specifically, the apparatus includes a hollow meat stuffing tube 18 having a first end and a discharge end for extruding emulsion into a natural casing on an outer surface of the stuffing tube 18. A follower 18A is slidably mounted on the stuffing tube 18 adjacent an end of the natural casing nearest the first end of the stuffing tube. A longitudinally moveable shaft (unnumbered) that is parallel to the stuffing tube and connected to the follower 18A and drives the follower longitudinally about the stuffing tube !8.

Response to Arguments

With regard to the arguments directed to claim 1, the reference to Misiewcz et al clearly teach a hollow conical shaped restrictor on the stuffing tube. Although the Applicant's argues that the conical shaped restrictor "is mounted separate and apart from pipe 18", Misiewcz et al clearly teach this separate connection. However, the Examiner notes that the Applicant's drawings clearly show a restrictor "mounted separate and apart from the stuffing tube". As for claim 2, the reference to Townsend clearly teaches a follower slidably mounted on the stuffing tube adjacent an end of the natural casing nearest the first end of the stuffing tube.

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Conclusion

Summary: Claims 1 and 2 are rejected.

Prior Art of Record

The cited prior art of record teaches various types and shapes of hollow restrictors which are attached outside the casing or within the casing.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas Price whose telephone number is 703-308-2694. The examiner can normally be reached on Monday through Friday from 8:30a.m. to 5:00p.m..

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Poon can be reached on 703-308-2574. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner GAU: 3643